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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/579,960	05/19/2006	Manfred Schuele	3631	1980
Striker, Striker	7590 03/31/200 & Stenby	EXAMINER		
103 East Neck Road			AUJLA, DHANVIR K	
Huntington, NY 11743			ART UNIT	PAPER NUMBER
			4115	
			MAIL DATE	DELIVERY MODE
			03/31/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
Office Action Comments	10/579,960	SCHUELE ET AL.			
Office Action Summary	Examiner	Art Unit			
	DHANVIR AUJLA	4115			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1) Responsive to communication(s) filed on					
· · · · · · · · · · · · · · · · · · ·	- [.] action is non-final.				
·—		secution as to the merits is			
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
closed in accordance with the practice under L	x parte Quayle, 1935 C.D. 11, 40	0.0.213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-14</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-14</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	coloction requirement				
o) Claim(s) are subject to restriction and/or	election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examiner.					
10)⊠ The drawing(s) filed on <u>19 May 2006</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:					
 Certified copies of the priority documents 	1. Certified copies of the priority documents have been received.				
2. Certified copies of the priority documents	2. Certified copies of the priority documents have been received in Application No				
3. Copies of the certified copies of the prior	3. Copies of the certified copies of the priority documents have been received in this National Stage				
application from the International Bureau	application from the International Bureau (PCT Rule 17.2(a)).				
* See the attached detailed Office action for a list of the certified copies not received.					
•					
Attachment(s)					
1) X Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P				
Paper No(s)/Mail Date <u>5/19/2006</u> . 6) Other:					

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DETAILED ACTION

Claim Objections

1. Claims 11-13 are objected to because of the following informalities: The preambles are inconsistent as they are method claims dependent on a device claim. Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claim 3 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 3, it is unclear if applicant refers to multiple and/or different screw driving operations, in the recitation "a number of incorrect screw driving operations".

Independent claim 1 recites only a single screw driving operation.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1, 2, 4, 5, 10, and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Majic (US Pat No. 4,787,136).

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Regarding claim 1, Majic discloses a method for producing a screw connection by means of a cutout screwdriver that terminates a screw driving operation when a predetermined torque is achieved (column 1, lines 49-53), where data relating to an operation are detected in the cutout screwdriver and transmitted to an external monitoring unit (column 1, lines 53-61).

Regarding claim 2, Fig. 2 of Majic discloses the data are detected and/or evaluated by means of an evaluation circuit (35) and transmitted to the monitoring unit (38), the monitoring unit receives the transmitted data and evaluates them with regard to predetermined limit values, and, if limit values are not met, then an error message is generated (column 7, lines 61-66; column 8, lines 16-21).

Regarding claim 4, Majic discloses a torque sensor in the cutout screwdriver detects a current torque and transmits it to the evaluation circuit (column 1, lines 45-48 and lines 57-61).

Regarding claim 5, Majic discloses the evaluation circuit, based on the achievement of a desired torque, determines whether a correct screw driving operation has been executed (column 1, lines 57-65; column 7, lines 61-67; column 8, lines 9-15).

Regarding claim 10, Fig. 1 and 2 of Majic disclose a cutout screwdriver (10) is connected to an evaluation circuit (35) that is coupled to a monitoring unit (38) (column 6, lines 36-43).

Regarding claim 14, Majic discloses a cutout screwdriver equipped with a transmitter/receiver (12/15) unit for executing the method.

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 7. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 8. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 9. Claims 3, 9, 11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Majic (US Pat No. 4,787,136) in view of Totsu (US Pub No. 2004/0050566 A1).

Regarding claim 3, Majic discloses data relating to the operation are detected, and if a number of (i.e. one) incorrect screw driving operations lies outside a tolerance range (column 1, lines 57-68). It is noted that Majic does not specifically disclose the cutout screwdriver is deactivated. However, Totsu discloses the cutout screwdriver is deactivated upon exceeding a predetermined parameter value (paragraph [0004], lines 6-13). Hence it would have been

obvious to one of ordinary skill in the art at the time the invention was made to deactivate the screwdriver of Majic after data lies outside a desired tolerance range, as taught by Totsu, as the screwdriver would need to stop for allowing a workpiece to be removed from the production line to an adjustment station as disclosed in Majic (column 1, lines 65-68).

Regarding claim 9, Majic discloses the limit values for the data transmitted from the evaluation circuit are stored in the monitoring unit (38), with which the transmitted data are compared and evaluated (column 7, lines 32-37 and lines 39-42), and when limit value criteria are not met, the monitoring unit sends the cutout screwdriver a signal (i.e. a "not good" signal; column 8, lines 16-24). It is noted that Majic does not specifically disclose that the signal causes the supply of current to the cutout screwdriver to be interrupted. However, Totsu discloses that a received signal causes the supply of current to the cutout screwdriver to be interrupted (i.e. when the limit criteria is not met for instance, when it goes over, the overload is detected and results in shutting the supply of current to the motor, thereby shutting down the screwdriver; paragraph [0004], lines 6-13). Hence it would have been obvious to one of ordinary skill in the art at the time the invention was made, in addition to using a signal that signifies a "not good" signal as disclosed in Majic, to also send a signal that interrupts the current supply to a screwdriver thereby deactivating it, as taught by Totsu, as the screwdriver would need to stop for allowing a workpiece to be removed from the production line to an adjustment station as disclosed in Majic (column 1, lines 65-68)

Regarding claim 11, Majic discloses the cutout screwdriver has a transmitter/receiver system (column 4, lines 4-9). It is noted that Majic does not specifically disclose it is able to interrupt a supply of current to the cutout screwdriver. However, Totsu discloses a

transmitter/receiver system that is able to interrupt a supply of current to the cutout screwdriver in response to an overload (i.e. "not good") signal (paragraph [0004], lines 6-13). Hence it would have been obvious to one of ordinary skill in the art at the time the invention was made to interrupt a supply of current to the screwdriver of Majic, in the instance when the screw driving operation yielded a "not good" signal, as taught by Totsu, as the screwdriver would need to stop for allowing a workpiece to be removed from the production line to an adjustment station as disclosed in Majic (column 1, lines 65-68)

Regarding claim 12, Majic discloses the monitoring unit has a transmitter/receiver system that is able to receive data transmitted from the evaluation circuit (column 7, lines 61-67). It is noted that Majic does not specifically disclose sending a deactivation signal to the cutout screwdriver. However, Totsu discloses sending a deactivation signal to the cutout screwdriver once a predetermined torque has been reached (paragraph [0027], lines 5-10). Hence it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a signal in Majic that indicates when a predetermined torque has been reached, as taught by Totsu, to prevent overtightening of the screw

Regarding claim 13, Majic discloses the monitoring unit has an evaluation unit in which the data transmitted from the evaluation circuit are stored, compared with limit values for the transmitted data, and evaluated (column 7, lines 61-67), and when limit value criteria are not met, the evaluation unit sends the cutout screwdriver a signal (i.e. a "not good" signal; column 8, lines 16-24). It is noted that Majic does not specifically disclose a control unit interrupts the supply of current in the cutout screwdriver. However, Totsu discloses a control unit to interrupt the supply of current in the cutout screwdriver upon exceeding a predetermined parameter value

(i.e. thereby deactivating the screwdriver; paragraph [0004], lines 6-13; paragraph [0027], lines 5-10; paragraph [0030], lines 8 and 9). Hence it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the signal that signifies a "not good" signal as disclosed in Majic to also send a signal that interrupts the current supply to the screwdriver thereby deactivating it, as taught by Totsu, as the screwdriver would need to stop for allowing a workpiece to be removed from the production line to an adjustment station as disclosed in Majic (column 1, lines 65-68)

10. Claims 6 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Majic (US Pat No. 4,787,136) in view of Setton et al. (US Pub. No. 2003/0173096 A1).

Regarding claim 6, Fig. 2 of Majic discloses an evaluation circuit (35). It is noted that Majic does not specifically disclose detecting the number of screw driving operations per screw driving cycle. However, Setton et al. disclose in an electronically controlled screwdriver an evaluation circuit that detects the number of screw driving operations (i.e. rotations) per screw driving cycle, the rotations being indicative of the torque applied (i.e. as the driven part is in contact with the screw, it also indicates the revolutions of the screw; paragraph [0024], line 3 and paragraph [0027], lines15-19). Hence it would have been obvious to one of ordinary skill in the art at the time the invention was made to also monitor the number of revolutions of the screw of Majic to indicate if the amount of torque generated is within the preset limits, as taught by Setton et al., to provide a secondary means for monitoring the torque during the screw driving operation.

Regarding claim 8, Fig. 2 of Majic discloses an evaluation circuit (35). It is noted that Majic does not specifically disclose detecting the current consumption and/or voltage drop during a screw driving operation. However, Setton et al. discloses in an electronically controlled screwdriver an evaluation circuit that detects the current consumption and/or voltage drop during a screw driving operation (i.e. in this instance, a current consumption is detected by the current limiting device; paragraph [0031], lines 5-9). Hence it would have been obvious to one of ordinary skill in the art at the time the invention was made to detect if there is a current consumption in Majic, as taught by Setton et al., since a greater amount of current is drawn from the motor as the torque increases, due to the relationship that (current)(voltage)= torque (2π) (rotational speed).

11. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Majic (US Pat No. 4,787,136) in view of Bitzer (US Pat. No. 4,571,696).

Regarding claim 7, Fig. 2 of Majic discloses an evaluation circuit (35). It is noted that Majic does not specifically disclose detecting the duration of the screw driving procedure. However, Bitzers discloses in an electronically controlled screwdriver a circuit that detects the duration of the screw driving procedure (column 2, lines 8-10). Hence it would have been obvious to one of ordinary skill in the art at the time the invention was made to include means to measure the duration of the screw driving procedure on the evaluation circuit disclosed in Majic, as the duration of the procedure can be preset, and as disclosed in Bitzer, when the preset torque value is reached, a preset time will start counting until it is reached, and the screw driving operation (which should be complete) is then evaluated (column 1, lines 37-44; column 2, lines 8-10).

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Conclusion

12. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to DHANVIR AUJLA whose telephone number is (571)270-7842.

The examiner can normally be reached on Monday thru Thursday, 7:30a.m til 5:00 p.m.

alternative Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, David Bryant can be reached on (571)272-4526. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/DHANVIR AUJLA/

Examiner, Art Unit 4115

3/19/2009

/DAVID P. BRYANT/

Supervisory Patent Examiner, Art Unit 3726